REMARKS

Claims 1-9 and 11-24 are pending. Claim 10 has been canceled and its subject matter added to claim 1. No new matter was added to the application by this amendment.

Claim Rejections - 35 U.S.C. SS 102 and 103

Claims 1-9 and 19-24 were rejected as anticipated by both U.S. No. 6,013,613 (Scheper) and U.S. No. 5,698,507 (Gorlin). Claims 1-9 were rejected as anticipated by U.S. Lastly, claims 10-18 were No. 6,680,286 (Kawaguchi). rejected as obvious over Kawaguchi. These rejections should not be maintained over the claims as amended.

The amendments to claim 1, adding the elements of claims 10, traverse the rejections for anticipation over Scheper, Gorlin, and Kawaguchi. These references do not identify a single surfactant within applicants' formula I, which are EO-PO-EO-PO block copolymers in which each block is one to six units long. Closest is Yamaguchi's EO/PO-EO-These random addition products PO at column 10, line 10. do not describe the claimed EO-AO-EO-AO blocks. reference to EO-PO-EO-PO at line 3 of column 10 is only as subsequently added block, i.e. the final structure suggested or taught is AO-EO-PO-EO-PO, which falls outside of the claimed structure.

is the claimed dynamic surface tension Neither Inherency must be a necessary inherent in this art. result, not merely a possible result, In re Oelrich, 666

F.2D 578, 212 U.S.P.Q. 323 (CCPA 1981); Ex parte Keith, 154 An anticipatory inherent 320 (POBA 1961). property must be consistent, necessary, and inevitable, not merely possible or probable. Chisum on Parents Vol. 1 § 3.03[2][b] (citing Transclean Corp v. Bridgewood Services, Inc., 290 F.3d 1364 (Fed. Cir. 2002); Eli Lilly & Co. v. Barr Laboratories, Inc., 251 F.3d 955 (Fed. Cir. 2001), cert denied, 122 S.Ct. 913 (2002); W.L. Gore & Associates, Inc. v. Garlock, Inc., 721 F.2d 1540 (Fed. Cir. appeal after remand, 842 F.2d 1275 (Fed. Cir. 1988). claimed diffusion coefficient is not inevitable from the reference teachings.

Both Scheper and Gorlin use Olin PolyTergent® SLF-18 general teaching surfactant to exemplify а that polyoxyalkylene ethers of aliphatic alcohols are useful nonionic surfactants. As shown in Table 1 of applicants' examples, this surfactant does not have the dynamic surface tension required by applicants' claims. Neither Scheper nor Gorlin necessitate or require the claimed dynamic surface tension, and therefore they cannot anticipate this Moreover, Yamaguchi in Table 1, element by inherency. linear alcohol examples Bnl, Bn2, and Bn3, describes ethoxylates like the PolyTergent® SLF-18 surfactant, which also would not have the required dynamic surface tension. Therefore the teachings of Yamaguchi also cannot anticipate the dynamic surface tension by inherency.

Neither are the present claims obvious over Yamaguchi. As pointed out above, the reliance of the rejection on Yamaguchi's reference to EO-PO-EO-PO at line 3 of column 10

is misplaced, as this structure is there being described a subsequently added block, final i.e. the structure suggested or taught is AO-EO-PO-EO-PO, which falls outside of the claimed structure. In addition, none of the examples in Yamaguchi's Table 1 falls within the claims, since all have a block of greater than six units in length and/or have a random distribution that does not teach or suggest the claimed structure. The structures disclosed in Yamaguchi therefore do not suggest the claimed surfactants.

To arrive at the invention from the art, one of skill would have had to 1) identify and select the claimed EO-AO-EO-AO structure, 2) limit the length of all blocks to no more than six units, and 3) select those surfactants having required dynamic surface tension. There suggestion in any of the references to make any one of these choices, let alone to make all three as a whole. best there is an invitation to experiment that falls short of showing obviousness. For this reason the claims as amended are allowable.

Double Patenting

Claims 1-24 were rejected for obviousness-type double Serial No. 1-27 of copending patenting over claims In making an obviousness-type double patenting 10/763,086. reference claims and not the only the rejection, accompanying description may be relied upon. M.P.E.P. § The claims of Serial No. 10/763,086 do not 804.II.B.1. disclose or suggest the claimed dynamic surface tension.

There has been no evidence adduced that one of skill would have made any connection between the diffusion coefficient in the claims of Serial No. 10/763,086 and the claimed Therefore the provisional double dynamic surface tension. patenting does not meet the applicable legal standard and should be withdrawn.

Applicants further draw the Examiner's attention to Serial No. 10/764,232. commonly-owned copending and Applicants assert that a double patenting rejection over the claims of this reference would be as equally flawed as the pending rejection over Serial No. 10/763,086, since the viscosity of those claims also would not have taught or suggested to one of skill the dynamic surface tension of the present claims.

CONCLUSION

the and remarks above, In view of amendments Applicants ask for reconsideration and allowance of all Should any fees be due for entry and pending claims. have not been consideration of this Amendment that accounted for, the Commissioner is authorized to charge them to Deposit Account No. 01-1250.

Respectfully submitted,

Glenn E. (Reg. No. 33*,5*3

Attorney for Applicants

610-278-4926

GEM/1mg

Henkel Corporation Patent Law Department 2200 Renaissance Blvd., Suite 200 Gulph Mills, PA 19406